Executors, Administrators or Assigns,

any

And it is Further Agreed and Covenanted, by and between the said parties, that until the debt hereby secured be paid, the said Mortgagos their Heirs, Executors, Administrators or Assigns, shall and will pay all taxes on the property hereby mortgaged, when due and payable, and in case $said\ mortgagor\ shall$

their

fail to do so, the said Mortgagee S

may pay said taxes, together with any costs or penalties incurred thereon, or any part thereor, and reinfourse
themselv es
for the same, together with interest on the amount so paid, at the rate of Six (6)
per cent. per annum, from the date of such payment, under this Mortgage.
PROVIDED ALWAYS, NEVERTHELESS, and it is the true intent and meaning of the parties to these Presents,
that if we the said Charles E. Miller & Nancy Miller
do and shall well and truly pay, or cause to be paid, unto the said Modern Homes Construction Company
the said debt or sum of money aforesaid, with the
interest thereon, if any shall be due, according to the true intent and meaning of the said no be
and all sums of money provided to be paid by the Mortgagors their
Heirs, Executors, Administrators or Assigns, together with the interest thereon, if any shall be
due, under the covenants of this Mortgage, then this Deed of Bargain and Sale shall cease, determine, and be utterly
null and void; otherwise it shall remain in full force and virtue.
And it is Agreed, by and between the said parties, that Charles E. Liller and Vancy Liller
their heirs and assigns are to hold and enjoy the said Premises
until default of payment shall be made.
And it is Further Agreed and Covenanted between the said parties, that in case the debt secured by
this Mortgage, or any part thereof, is collected by suit or action, or this Mortgage be foreclosed, or put into the hands
of an Attorney for collection, suit, action or foreclosure, or in the event of the foreclosure of any mortgage, prior or
subsequent to this mortgage, in which proceeding this mortgagee is made a party, or in the event of the bankruptcy
of the mortgagor, or in assignment by the mortgagor for the benefit of creditors, the said Mortgagor s t e r
Heirs, Executors, Administrators or
Assigns, shall be chargeable with all costs of collection, including Ten (10%) per cent. of the principal and interest on the amount involved as Attorney's fees, which shall be due and payable at once; which charges and
fees, together with all costs and expenses, are hereby secured, and may be recovered in any suit or action hereupon
or hereunder. Witness OUT Hand and Seal , this 30 day of in the year
Witness our Hand and Seal , this day of in the year of our Lord one thousand nine hundred and $fifty-eight$ and in the one hundred and $eighty-third$
year of the Sovereignty and Independence of the United States of America.
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Signed, Sealed and Delivered
in the Presence of
Low & Olarles E. milly (L.S.)
Dillie W. Jones (L.S.)
O(1-2)
Johns Jones Je / Marcy Miller (L.S.)
The State of South Manulium)
The State of South Carolina, a
COUNTY OF FREENVILLE)
PERSONALLY appeared before me, Bellie W. Jones Mancy Miller
and made oath that he saw the within-named Charles E. & Roncy Miller
sign, seal and as the saw the within-named sign, seal and as
act and deed, deliver the within-written Deed; and that he with
witnessed the execution thereof.
SWORN to before me, this
Dellie W Jones
, A. D. 19 58
Themes to L.S.
Notary Edit of South Carolina
My commission expires at the pleasure of the governor
1-casa, o sy one yovernor